

## STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RESOURCES

Notice of Assignment (Over)

## License for Diversion and Use of Water

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AND RECID 9/5/244 ASSIGNMENT IN 12).	W. graller		
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of Water Resources of California of a right to the use of the waters of an unnessed ravias in diameter County

## tributary of Goodyeer Creek and North Fork of Taba River

for the purpose of domestic use

under Permit of the Division of Water Resources and that said right to the use of said waters has
been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Resources
and the terms of the said permit; that the priority of the right herein confirmed dates from November 18, 1988;

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually heneficially used for said purposes and shall not exceed fifteen hundred (1500) called per day from January 1st to December 31st of each season.

The point of diversion of such water is located North eighty-eight degrees west (2 36 V) nineteen hundred seventy (1970) feet from the South one quarter semmer of section 38, T 20 N, R 10 E, M.D.B.& M., and being within the SW of SW of said Section 38.

A description of the lands or the place where such water is put to beneficial use is as follows:

Within the SE2 of MW2 of Section 5, T 19 N, R 10 E, M.D.B. M.

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion herein specified and to the lands or place of use herein described.

This license is granted and said appropriator takes all rights berein mentioned subject to the terms and conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

Sac. 20. All permits and licenses for the sproporiation of water shall be under the terms and conditions of this acr, and shall be effective for such time as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for which said water was appropriated, but no longer; and every such permit or license shall include the enumeration of conditions therein expressed; provided, that if, as any time after the expression of twenty years after the granting of a license, the states, or any 649th, citig and country, municipal water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the weaks and property shall work and property fair not agree upon said state, city, city and country, municipal water district, irrigation district, lighting district, or any object, or any 649th, city, city and country, municipal water district, irrigation district, lighting district, or any object, or any 649th, city, city and country, municipal water district, irrigation district, lighting district, or any object, or any 649th, city, city and country, municipal water district, irrigation district, lighting district or property of said works and property fair not agree upon said such as a said works and property fair not agree upon said such as a said said works and property fair not agree upon said said progratities of the said works and property fair not agree upon said said progratities of the permit cer of licenses, or the heirs, successors for which the permit cer of licenses was set and the permit cer licenses or sais and said that the permit cer of licenses was a constitute of licenses and said and said and said property of the terms and consultations of the set. The permit cer of licenses, has ceased to put said water to such useful or beneficial purpose, or that the permit cer licenses, or the heirs, succes

DIVISION

Witness my band and the seal of the Department of Public Works of the State of California, this 4th April March March Land

EDWARD HYATT State Engineer

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